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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/707,775	(01/12/2004	Michael Ronald Miller	140525 1774	
23413	7590	07/13/2006		EXAMINER	
CANTOR C	OLBUR	N, LLP	RAMIREZ, JOHN FERNANDO		
55 GRIFFIN				APTIBUT	DA DED AUMEDED
BLOOMFIELD, CT 06002			ART UNIT	PAPER NUMBER	
				3737	

DATE MAILED: 07/13/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Applicant(s)	L
MILLER ET AL.	
Art Unit	
3737	
	MILLER ET AL.

	LXAIIIIIIEI	AILOIIIL	İ				
	John F. Ramirez	3737					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
THE REPLY FILED 27 June 2006 FAILS TO PLACE THIS APP	PLICATION IN CONDITION FOR A	LLOWANCE.					
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliance time periods:	wing replies: (1) an amendment, aff stice of Appeal (with appeal fee) in c	idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)				
a) \square The period for reply expires 3 months from the mailing date							
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire is	ater than SIX MONTHS from the mailing	g date of the final rejecti	on.				
Examiner Note: If box 1 is checked, check either box (a) or the TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	06.07(f).						
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of ex under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	tension and the corresponding amount shortened statutory period for reply orig r than three months after the mailing da	of the fee. The approprinally set in the final Offi	iate extension fee ce action; or (2) as				
 The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exte a Notice of Appeal has been filed, any reply must be filed AMENDMENTS 	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of th					
3. The proposed amendment(s) filed after a final rejection,			ecause				
(a) They raise new issues that would require further co		TE below);					
(b) They raise the issue of new matter (see NOTE belo (c) They are not deemed to place the application in bet		ducing or simplifying	the issues for				
appeal; and/or (d) They present additional claims without canceling a		ected claims.					
NOTE: (See 37 CFR 1.116 and 41.33(a)).		manliant Amaandaaant	(DTOL 224)				
 The amendments are not in compliance with 37 CFR 1.1. Applicant's reply has overcome the following rejection(s) 		mpliant Amendment	(P10L-324).				
 Applicant's reply has overcome the following rejection(s) Newly proposed or amended claim(s) would be all non-allowable claim(s). 	****	timely filed amendme	ent canceling the				
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is protected. The status of the claim(s) is (or will be) as follows:		ll be entered and an e	explanation of				
Claim(s) allowed: Claim(s) objected to:							
Claim(s) rejected: Claim(s) withdrawn from consideration:							
AFFIDAVIT OR OTHER EVIDENCE							
 The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 	nt before or on the date of filing a North date of the affidate of the affidat	otice of Appeal will <u>no</u> rit or other evidence is	ot be entered s necessary and				
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to of showing a good and sufficient reasons why it is necessary	overcome <u>all</u> rejections under apper y and was not earlier presented. S	al and/or appellant fa ee 37 CFR 41.33(d)(ils to provide a 1).				
10. ☐ The affidavit or other evidence is entered. An explanatio REQUEST FOR RECONSIDERATION/OTHER	n of the status of the claims after e	ntry is below or attacl	ned.				
 The request for reconsideration has been considered bu See Continuation Sheet. 	it does NOT place the application in	n condition for allowa	nce because:				
12. Note the attached Information Disclosure Statement(s). 13. Other:	(PTO/SB/08 or PTO-1449) Paper N	lo(s)					

Continuation of 11. does NOT place the application in condition for allowance because: With respect to claims 1-15, and 19, applicant alleges that no proper motivation has been provided for the combination of Suzuki et al. and Knapp, II et al. Applicant alleges that Knapp, II et al. teaches a different purpose, so there is no sugestion to be used with the system disclosed by Suzuki et al.

However, the examiner of record respectfully disagrees with applicant's comments. It should be too well settled now to require citation or discussion that the test for combining references is not what the individual references themselves suggest but rather what the combination of disclosures taken as a whole would suggest to one of ordinary skill in the art. Any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning, but so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made and does not include knowledge gleaned only from applicant's disclosure, such a reconstruction is proper. In re McLaughlin, 443 F. 2d 1392, 1395, 170 USPQ 209, 212 (CCPA 1971).

In the instant case, the Suzuki et al. reference teaches an imaging system with a respiration detector (10) comprising a belt-like air bag wound around the thorax of the patient and a pressure detector coupled to the air bag and detects respiration of patient.

The Knapp, II et al. patent in Figure 1 and column 4, lines 5-26 teaches a respiratory diagnostic system with a flexible elastic breathinn belt, for wrapping around the chest or torso of a patient.

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SUPERVISORY PATENT EXAMINER
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